

Tulane Law Review



Vol. 56, No. 4
June 1982

Devoted to the Civil Law, Comparative Law and Codification

ARTICLES

LLEWELLYN THE CIVILIAN: SPECULATIONS
ON THE CONTRIBUTION OF CONTINENTAL
EXPERIENCE TO THE UNIFORM COMMERCIAL CODE

Shael Herman

FINANCING OF UNITED STATES-FLAG VESSELS

Gordon L. Poole
Barbara B. Powell
Donald T. Gray

EXTINCTION OF PREDIAL SERVITUDES

A.N. Yiannopoulos

IN QUEST OF A STRICT LIABILITY
STANDARD UNDER THE CODE

Vernon V. Palmer

COMMENTS

Certification of Class Actions on
Appeal: Considerations of Mootness
and the Typicality of Plaintiff's Claims

Cherry Joy Beysselance

Iranian Assets and Claims Settlement
Agreements: A Study of Presidential
Foreign Relations Power

Joan H. Wachna

TULANE LAW REVIEW

VOLUME 56

JUNE 1982

NUMBER 4

CONTENTS

ARTICLES

- LLEWELLYN THE CIVILIAN: SPECULATIONS ON THE
CONTRIBUTION OF CONTINENTAL EXPERIENCE TO THE
UNIFORM COMMERCIAL CODE *Shael Herman* 1125
- FINANCING OF UNITED STATES-FLAG VESSELS..... *Gordon L. Poole* 1171
Barbara B. Powell
Donald T. Gray
- EXTINCTION OF PREDIAL SERVITUDES *A.N. Yiannopoulos* 1285
- IN QUEST OF A STRICT LIABILITY STANDARD
UNDER THE CODE *Vernon V. Palmer* 1317

COMMENTS

- CERTIFICATION OF CLASS ACTIONS ON APPEAL:
CONSIDERATIONS OF MOOTNESS AND THE TYPICALITY
OF THE PLAINTIFF'S CLAIMS *Cherry Joy Beyselance* 1331
- IRANIAN ASSETS AND CLAIMS SETTLEMENT
AGREEMENTS: A STUDY OF PRESIDENTIAL FOREIGN
RELATIONS POWER *Joan H. Wachna* 1364

NOTES

- ADMIRALTY—Carrier-Owned Shipping
Container Found Not to be COGSA
“Package” *George Denegre, Jr.* 1409
- ADMIRALTY—Shipowners Owe Longshoremen
No Duty to Discover Dangers Arising Within the Confines
of the Cargo Operation *Walter Landry Smith* 1421
- CONSTITUTIONAL LAW—Civil Rights—Negligent
Injury by the State Is Not Cognizable Under 42 U.S.C.
Section 1983 When the State Provides Adequate Tort
Claims Procedure *David J. Krebs* 1441
- CONSTITUTIONAL LAW—Commerce Clause—Thirty
Percent Coal Severance Tax Does Not Overburden
Interstate Commerce *Lee B. David* 1454
- CONSTITUTIONAL LAW—Warrantless Administrative
Searches and the Two-Step Test of
Donovan v. Dewey *Martha Howard Ayres* 1467
- TRUTH IN LENDING AND CREDIT CARD COVERAGE—
Resurrection of the Prospective Predominant
Use Test *Peter Scott Julian* 1484

BOOKS RECEIVED

Tulane Law Review



Vol. 56, No. 4
June 1982

Devoted to the Civil Law, Comparative Law and Codification

ARTICLES

LLEWELLYN THE CIVILIAN: SPECULATIONS
ON THE CONTRIBUTION OF CONTINENTAL
EXPERIENCE TO THE UNIFORM COMMERCIAL CODE

Shael Herman

FINANCING OF UNITED STATES-FLAG VESSELS

Gordon L. Poole
Barbara B. Powell
Donald T. Gray

EXTINCTION OF PREDIAL SERVITUDES

A.N. Yiannopoulos

IN QUEST OF A STRICT LIABILITY
STANDARD UNDER THE CODE

Vernon V. Palmer

COMMENTS

Certification of Class Actions on
Appeal: Considerations of Mootness
and the Typicality of Plaintiff's Claims

Cherry Joy Beyscelance

Iranian Assets and Claims Settlement
Agreements: A Study of Presidential
Foreign Relations Power

Joan H. Wachna

TULANE LAW REVIEW

VOLUME 56

JUNE 1982

NUMBER 4

CONTENTS

ARTICLES

- LLEWELLYN THE CIVILIAN: SPECULATIONS ON THE
CONTRIBUTION OF CONTINENTAL EXPERIENCE TO THE
UNIFORM COMMERCIAL CODE *Shael Herman* 1125
- FINANCING OF UNITED STATES-FLAG VESSELS *Gordon L. Poole* 1171
Barbara B. Powell
Donald T. Gray
- EXTINCTION OF PREDIAL SERVITUDES *A.N. Yiannopoulos* 1285
- IN QUEST OF A STRICT LIABILITY STANDARD
UNDER THE CODE *Vernon V. Palmer* 1317

COMMENTS

- CERTIFICATION OF CLASS ACTIONS ON APPEAL:
CONSIDERATIONS OF MOOTNESS AND THE TYPICALITY
OF THE PLAINTIFF'S CLAIMS *Cherry Joy Beyselance* 1331
- IRANIAN ASSETS AND CLAIMS SETTLEMENT
AGREEMENTS: A STUDY OF PRESIDENTIAL FOREIGN
RELATIONS POWER *Joan H. Wachna* 1364

NOTES

- ADMIRALTY—Carrier-Owned Shipping
Container Found Not to be COGSA
"Package" *George Denegre, Jr.* 1409
- ADMIRALTY—Shipowners Owe Longshoremen
No Duty to Discover Dangers Arising Within the Confines
of the Cargo Operation *Walter Landry Smith* 1421
- CONSTITUTIONAL LAW—Civil Rights—Negligent
Injury by the State Is Not Cognizable Under 42 U.S.C.
Section 1983 When the State Provides Adequate Tort
Claims Procedure *David J. Krebs* 1441
- CONSTITUTIONAL LAW—Commerce Clause—Thirty
Percent Coal Severance Tax Does Not Overburden
Interstate Commerce *Lee B. David* 1454
- CONSTITUTIONAL LAW—Warrantless Administrative
Searches and the Two-Step Test of
Donovan v. Dewey *Martha Howard Ayres* 1467
- TRUTH IN LENDING AND CREDIT CARD COVERAGE—
Resurrection of the Prospective Predominant
Use Test *Peter Scott Julian* 1484

BOOKS RECEIVED